1 2 3 4 5 6 7 8 9 10	Jason D. Guinasso (8478) Tyson D. League (13366) HUTCHISON & STEFFEN, PLLC 500 Damonte Ranch Parkway, Suite 980 Reno, NV 89521 Tel: (775) 853-8746 Fax: (775) 201-9611 jguinasso@hutchlegal.com  Todd W. Prall (9154) HUTCHISON & STEFFEN, PLLC Peccole Professional Park 10080 West Alta Drive, Suite 200 Las Vegas, NV 89145 Tel: (702) 385-2500 Fax: (702) 385-2086 tprall@hutchlegal.com	
12	Attorneys for defendant CF USA. INC. dba dba, THE COFFEE CHERRY COMPANY	
13	UNITED STATES DISTRICT COURT	
14	DISTRICT (	OF NEVADA
15	LEACH LOGISTICS, INC.	CASE NO.: 3:21-CV-00237-MMD-CLB
16	Plaintiff,	ORDER ON STIPULATION OF
17	vs.	PARTIES TO EXTEND STAY ORDERED BY THE COURT ON
18	CF USA, INC., dba, THE COFFEE CHERRY	FEBRUARY 28, 2022 [Doc 57] AND THE EXTENSIONS
19	COMPANY, and DOES 1 through 25, inclusive,	ORDERED BY THE COURT ON MARCH 11, 2022 [Doc 59] AND MAY
20	Defendant.	6, 2022 [Doc. 64]
21		
22   23	AND ALL RELATED MATTERS	
24	Plaintiff and Counter-Defendant Leach Leac	ogistics, Inc., on the one hand, and Defendant CF
25	USA, Inc. dba The Coffee Cherry Company, stip	
26		ordered by the Court on February 28, 2022 [ECF]
27	57], which has been extended by 60 days based on Court orders entered on March 11, 2022 [Doc	
28	57] and May 6, 2022 [Doc. 64], needs to be extended an additional thirty days.	

- 2. The parties are requesting the additional time to allow time for the parties to complete the Rule 30(b)(6) depositions based on the schedule of the parties' counsel and the designated Rule 30(b)(6) witness. The parties also need some additional time to either resolve objections concerning the Rule 30(b)(6) topics or other mechanisms by which the parties can reach an agreement concerning the parties that should be included in the action.
- 3. Specifically, Plaintiff re-noticed the Rule 30(b)(6) depositions for CF USA, Inc., CF Global Holdings, Inc., and any other entity doing business as "The Coffee Cherry Company," "The Coffee Cherry Co.," or "TCCC" over two days on June 1, 2022 and June 2, 2022. Defendant and the identified Rule 30(b)(6) witnesses were not available to conduct the depositions over two days during the week of June 1, 2022. Plaintiff was unwilling to do the depositions as a single 30(b)(6) with one witness testifying on behalf of all companies identified simultaneously, nor to limit the three depositions to a total of 7 hours. The parties therefore have agreed to set the deposition on the next two consecutive days when both the Rule 30(b)(6) witness, Defendant's counsel, and Plaintiff's counsel are available. The next available two days are June 29 and 30, 2022.
- 4. The parties also need some time to work out some objections to some of the topics identified in the Rule 30(b)(6) deposition notices as there is some dispute concerning whether the scope of the topics is congruent with the Court's order. Alternatively, Defendant has made a proposal concerning election of parties to be sued in this case that may eliminate the need for the Rule 30(b)(6) depositions that Plaintiff has stated that needed more time to consider.
- 5. With the Rule 30(b)(6) depositions set for June 29 and 30, 2022, the parties agree that the deadline for Plaintiff to elect whether to file an amended complaint needs to be extended 30 days.
- 6. Based on this stipulation the parties stipulate and agree that the 45 day stay of the case ordered by the Court on February 28, 2022 [ECF 57], which has been extended by 60 days based on the Court orders on March 11, 2022 and May 6, 2022, be extended an additional 30 days.

1	IT IS SO STIPULATED.	
2	DATED this 1 <sup>st</sup> day of June, 2022.	DATED this 1 <sup>st</sup> day of June, 2022.
3 4	HALL PRANGLE & SCHOONVELD, LLC	HUTCHISON & STEFFEN, PLLC
5	/s/ Nathan Reinmiller Mari K. Schaan (11268)	/s/ Todd W. Prall Todd W. Prall (9154)
6	Nathan Reinmiller (6793)	Peccole Professional Park
7	1140 North Town Center Drive, Suite 350	10080 West Alta Drive, Suite 200
8	Las Vegas, Nevada 89144	Las Vegas, NV 89145 tprall@hutchlegal.com
	Attorneys for Counter-Defendant LEACH	
9	LOGISTICS, INC.	Jason D. Guinasso (8478) HUTCHISON & STEFFEN, PLLC
10		500 Damonte Ranch Parkway, Suite 980
11		Reno, NV 89521 jguinasso@hutchlegal.com
12		Januasso & naternegal.com
13		Attorneys for defendant CF USA, INC.
14		dba, THE COFFEE CHERRY COMPANY
15		RDER
	_	<del></del>
16	1	
	IT IS SO ORDERED.	$\bigcirc$ $\bigcirc$ $\bigcirc$ $\bigcirc$
17	_	Paldi
17 18	_	UNITED STATES MAGISTRATE JUDGE
17 18 19	Ī	UNITED STATES MAGISTRATE JUDGE DATED: 6/8/2022
17 18	Ī	
17 18 19	J	
17 18 19 20	Ī	
17 18 19 20 21	J	
17 18 19 20 21 22	Submitted by: HUTCHISON & STEFFEN, PLLC	
17 18 19 20 21 22 23	Submitted by: HUTCHISON & STEFFEN, PLLC  By: /s/ Todd W. Prall Todd W. Prall (9154)	
17 18 19 20 21 22 23 24	Submitted by:  HUTCHISON & STEFFEN, PLLC  By: /s/ Todd W. Prall  Todd W. Prall (9154)  Peccole Professional Park	
17 18 19 20 21 22 23 24 25	Submitted by: HUTCHISON & STEFFEN, PLLC  By: /s/ Todd W. Prall Todd W. Prall (9154)	